PATENT COOPERATION TREATY

PCT

INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER see Form PCT/ISA/220							
2005 FB 101 E	ACTION	as well as, where applicable, item 5 below						
International application No.	International filing date (day/montl	(Earliest) Priority Date (day/mor	nth/year)					
PCT/EP2005/001058	03/02/2005	27/02/200	04					
Applicant								
TONCELLI, Luca								
This International Search Report has been according to Article 18. A copy is being tra	n prepared by this International Sea	ching Authority and is transmitted to the app	plicant					
<u> </u>								
This International Search Report consists of a total of sheets. X It is also accompanied by a copy of each prior art document cited in this report.								
language in which it was filed, un	less otherwise indicated under this it							
The international this Authority (Ru		of a translation of the international application	n furnished to					
b. With regard to any nucle	otide and/or amino acid sequence	disclosed in the international application, se	e Box No. I.					
2. Certain claims were fou	and unsearchable (See Box II).							
3. Unity of invention is lac	king (see Box III).							
4. With regard to the title,								
l	ubmitted by the applicant.							
the text has been established	shed by this Authority to read as follo	ws:						
			:					
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	•							
	•							
5. With regard to the abstract,	ubmitted by the applicant.							
, , ,		nis Authority as it appears in Box No. IV. Th	e applicant					
may, within one month fr	om the date of mailing of this interna	ional search report, submit comments to thi	s Authority.					
6. With regard to the drawings,								
a. the figure of the drawings to be		No1						
X as suggested by		illed to congrest a figure						
	is Authority, because the applicant	and the second second						
1 <u> </u>	iis Authority, because this figure bet be published with the abstract.	o characterizes the invention.						
b none of the figures is to t	se published with the abstract.							

International application No.

INTERNATIONAL SEARCH REPORT

PCT/EP2005/001058

Box No. IV

Text of the abstract (Continuation of item 5 of the first sheet) In a method for manufacturing sheets of agglomerate material comprising in succession a first step involving preparation of a mix by mixing a granulate with an organic binder (20), a second step involving distribution of the mix inside a tray mould (30), a third step involving vacuum vibro-compaction in order to obtain a compacted sheet (40), and a final step involving hardening of the organic binder (60), an intermediate step involving dielectric preheating of the compacted sheet (50) being introduced between the third vacuum vibro-compaction step and the final hardening step.

INTERNATIONAL SEARCH REPORT

International Application No PCT/EP2005/001058

A. CLASSIFICATION OF SUBJECT MATTER IPC 7 B29C67/24 B28E H05B6/64 B28B11/24 According to International Patent Classification (IPC) or to both national classification and IPC Minimum documentation searched (classification system followed by classification symbols) IPC 7 B29C Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched Electronic data base consulted during the international search (name of data base and, where practical, search terms used) EPO-Internal, PAJ, WPI Data C. DOCUMENTS CONSIDERED TO BE RELEVANT Relevant to claim No. Citation of document, with indication, where appropriate, of the relevant passages Category ° 1,6 Υ US 3 953 703 A (HURWITT ET AL) 27 April 1976 (1976-04-27) column 2, line 20 - line 52 EP 0 786 325 A (TONCELLI, MARCELLO) 1,6 Y 30 July 1997 (1997-07-30) claims 1,11; figure 1 ETMANSKI B ET AL: "HOCHGEFUELLTE 1.6 Υ DUROPLASTE (TEIL 1). \HAERTUNG VON **EPOXIDHARZBETON MIT MIKROWELLEN"** PLASTVERARBEITER, ZECHNER UND HUETHIG VERLAG GMBH. SPEYER/RHEIN, DE, vol. 43, no. 7, 1 July 1992 (1992-07-01), pages 64-66, XP000293307 ISSN: 0032-1338 the whole document -/--Further documents are listed in the continuation of box C. Patent family members are listed in annex. Special categories of cited documents: "T" later document published after the international filing date or priority date and not in conflict with the application but "A" document defining the general state of the art which is not cited to understand the principle or theory underlying the considered to be of particular relevance invention "E" earlier document but published on or after the international "X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to filing date involve an inventive step when the document is taken alone "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such docudocument referring to an oral disclosure, use, exhibition or ments, such combination being obvious to a person skilled other means document published prior to the international filing date but later than the priority date claimed "&" document member of the same patent family Date of the actual completion of the international search Date of mailing of the international search report 23/05/2005 11 May 2005 Name and mailing address of the ISA Authorized officer European Patent Office, P.B. 5818 Patentlaan 2 NL – 2280 HV Rijswijk Tel. (+31–70) 340–2040, Tx. 31 651 epo nl, Fax: (+31–70) 340–3016 Orij, J

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INTERNATIONAL SEARCH REPORT

International Application No
PCT/EP2005/001058

ategory °	tion) DOCUMENTS CONSIDERED TO BE RELEVANT Citation of document, with indication, where appropriate, of the relevant passages		Relevant to claim No.
alogory	Common, minimated prior appropriate, or the following passages		
	FR 2 179 314 A (CTRE ETU RECHER IND BETO,FR) 16 November 1973 (1973-11-16) page 3, line 23 - line 39; figures 2,3		1,6
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INTERNATIONAL SEARCH REPORT

Information on patent family members

International Application No
PCT/EP2005/001058

Patent document cited in search report		Publication date		Patent family member(s)	Publication date
US 3953703	Α	27-04-1976	NONE		
EP 0786325	A	30-07-1997	IT	TV960007 A1	29-07-1997
2. 0,00020			CA	2196119 A1	30-07-1997
			DE	69709193 D1	31-01-2002
			DE	69709193 T2	18-07-2002
			EP	0786325 A1	30-07-1997
			ES	2166947 T3	01-05-2002
		,	IL	120087 A	20-05-2001
			TR	9700056 A1	21-08-1997
			US	5928585 A	27-07-1999
FR 2179314	A	16-11-1973	FR	2179314 A5	16-11-1973

PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY To: WRITTEN OPINION OF THE see form PCT/ISA/220 INTERNATIONAL SEARCHING AUTHORITY (PCT Rule 43bis.1) Date of mailing (day/month/year) see form PCT/ISA/210 (second sheet) Applicant's or agent's file reference FOR FURTHER ACTION See paragraph 2 below see form PCT/ISA/220 International filing date (day/month/year) Priority date (day/month/year) International application No. 27.02.2004 PCT/EP2005/001058 03.02.2005 International Patent Classification (IPC) or both national classification and IPC B29C67/24, B28B11/24, H05B6/64 Applicant TONCELLI, Luca This opinion contains indications relating to the following items: Basis of the opinion ☑ Box No. I ☐ Box No. II **Priority** Non-establishment of opinion with regard to novelty, inventive step and industrial applicability ☐ Box No. III ☐ Box No. IV Lack of unity of invention Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial Box No. V applicability; citations and explanations supporting such statement Certain documents cited ☐ Box No. VI Certain defects in the international application Box No. VII Box No. VIII Certain observations on the international application **FURTHER ACTION** 2. If a demand for international preliminary examination is made, this opinion will usually be considered to be a written opinion of the International Preliminary Examining Authority ("IPEA"). However, this does not apply where the applicant chooses an Authority other than this one to be the IPEA and the chosen IPEA has notifed the International Bureau under Rule 66.1 bis(b) that written opinions of this International Searching Authority will not be so considered. If this opinion is, as provided above, considered to be a written opinion of the IPEA, the applicant is invited to submit to the IPEA a written reply together, where appropriate, with amendments, before the expiration of three months from the date of mailing of Form PCT/ISA/220 or before the expiration of 22 months from the priority date, whichever expires later. For further options, see Form PCT/ISA/220. For further details, see notes to Form PCT/ISA/220. **Authorized Officer** Name and mailing address of the ISA:



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WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2005/001058

	Box	No. I Basis of the opinion					
1.	 With regard to the language, this opinion has been established on the basis of the international application i the language in which it was filed, unless otherwise indicated under this item. 						
		This opinion has been established on the basis of a translation from the original language into the following language , which is the language of a translation furnished for the purposes of international search (under Rules 12.3 and 23.1(b)).					
2.	. With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary to the claimed invention, this opinion has been established on the basis of:						
	a. ty	pe of material:					
		a sequence listing					
-		table(s) related to the sequence listing					
	b. format of material:						
		in written format					
		in computer readable form					
	c. tir	ne of filing/furnishing:					
		contained in the international application as filed.					
	C	filed together with the international application in computer readable form.					
	Ε	furnished subsequently to this Authority for the purposes of search.					
3.		In addition, in the case that more than one version or copy of a sequence listing and/or table relating thereto has been filed or furnished, the required statements that the information in the subsequent or additional copies is identical to that in the application as filed or does not go beyond the application as filed, as appropriate, were furnished.					
4.	Additional comments:						

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

Inventive step (IS)

Yes: Claims

Claims

Claims

2-5,7,8

No:

1,6

1-8

Industrial applicability (IA)

Yes: Claims

1-8

No: Claims

2. Citations and explanations

see separate sheet

Box No. VII Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

see separate sheet

Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY (SEPARATE SHEET)

International application No.

PCT/EP2005/001058

Re Item V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 1. Reference is made to the following documents:
 - D1: EP-A-0 786 325 (TONCELLI, MARCELLO) 30 July 1997 (1997-07-30)
 - D2: US-A-3 953 703 (HURWITT ET AL) 27 April 1976 (1976-04-27)
 - D3: ETMANSKI B ET AL: "HOCHGEFUELLTE DUROPLASTE (TEIL 1).
 \haertung von Epoxidharzbeton mit mikrowellen"
 PLASTVERARBEITER, ZECHNER UND HUETHIG VERLAG GMBH.
 SPEYER/RHEIN, DE, vol. 43, no. 7, 1 July 1992 (1992-07-01), pages 64-66,
 XP000293307 ISSN: 0032-1338
- 2.1 The document D1 discloses (the references in parentheses applying to this document) a method for manufacturing sheets of agglomerate material comprising, in succession:
 - a first step involving preparation of a mix by mixing together stone materials of predetermined particle size with a binder consisting of organic resins,
 - a second step involving distribution of said mix inside a tray mould so as to form a layer of mix,
 - a third step involving vacuum vibro-compaction in order to obtain a compacted sheet, and
 - a final step involving hardening or catalysis of the binder by means of heating ovens in order to obtain the finished products.

The subject-matter of claim 1 therefore differs from D1 in that an intermediate step involving dielectric preheating of the compacted sheet is introduced between said third vacuum vibro-compaction step and said final hardening step.

The subject-matter of claim 1 is therefore new (Article 33(2) PCT).

The objective problem underlying claim 1 appears to be how to reduce the time required for the hardening step (cf. description page 1, line 23 - page 2, line 32).

Dielectric pre-heating of a cast layer of ceramic slip is described in document D2 and addresses and solves the objective underlying problem (column 2, lines 23-52, claims 1-3). Document D3 generally teaches the replacement of oven heating

by microwave heating for a mix of stone materials with a binder consisting of organic resins and leads the skilled person to combine the teachings of D1 and D2, so that the skilled person would regard it as an obvious option to include the teaching of D2 in the method known from D1 in order to solve the problem posed.

Hence the solution proposed in claim 1 of the present application is deprived of an inventive step (Article 33(3) PCT).

- 2.2 The document D1 discloses also (the references in parentheses applying to this document) a plant for manufacturing sheets of agglomerate material using the method according to any one of the preceding claims and comprising, in succession,
 - a first station for preparing a mix by mixing a granulate of predetermined particle size with a binder consisting of organic resins,
 - a second station for distributing said mix inside a tray mould so as to form a layer of mix,
 - a third vacuum vibro-compaction station for obtaining a compacted sheet,
 - and a final hardening station comprising at least one heating oven for catalysis of the organic binder so as to obtain the final sheet (column 1, lines 18-33, figure 1)

The subject-matter of claim 6 therefore differs from D1 in that an intermediate station for dielectric preheating of said compacted sheet is arranged between said third vibro-compaction station and said final hardening station.

The subject-matter of claim 1 is therefore new (Article 33(2) PCT).

The objective problem underlying claim 6 appears to lie in the optimization of heating.

Regarding the teaching of D2 and the PCT Guidelines 13.14 (c) does claim 6 neither appear to involve an inventive step (Article 33(3) PCT).

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- The additional features of claims 2-5,7 and 8 are as such not described by the cited prior art documents. In case a common objective problem underlying is contained by the description which underlies one or more of these apparatus and method features, the requirements of Article 33(2)(3) and Rule 13.1 PCT could be met.
- 4. The subject-matter of claims **1-8** is considered as susceptible of industrial application (Article 33(4) PCT).

Re Item VII

Certain defects in the international application

1. Contrary to the requirements of Rule 5.1(a) PCT, the relevant background art disclosed in the documents D2 and D3 is not mentioned in the description, nor are these documents identified therein.

Re Item VIII

Certain observations on the international application

- 1. Claims **7 and 8** contain features defined as <u>activities contrary to the category of</u> these claims, cf. the PCT Guideline 5.12.
 - The imprecise statement in the description, page 5 last paragraph and page 6 first paragraph, implies that the subject-matter for which protection is sought may be different to that defined by the claims, thereby resulting in lack of clarity (Article 6 PCT; PCT Guideline 5.30) when used to interpret them. This statement should therefore be deleted from the description.